U.S. v. Ronald Johnson Cr. No. 05-29

Exhibits 1-16 Government's Submission Regarding Admissibility of Evidence In Support of Violation of Supervised Release

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EXHIBIT 1

SUPERIOR COURT CRIMINAL DOCKET (as of 05/12/2006)

DOB: 06/23/1965

Page

State of Delaware v. RONALD G JOHNSON

State's Atty: ANDREW J VELLA , Esq. AKA: RONALD E JOHNSON

RONALD E JOHNSON

Defense Atty: PRO SE , Esq.

RON JOHNSON

Assigned Judge:

\sim 1	L _	rae	
	na	rae	7G .

Count	DUC#	Crim.Action#	Description	Dispo.	Dispo. Date
001	0504012348	IN05041615W	PDWDCF	NOLP	04/21/2006
002	0504012348	IN05041616W	UNLAW IMPR 1ST	NOLP	04/21/2006
003	0504012348	IN05041617W	OFF TOUCHING LE	NOLP	04/21/2006
004	0504012348	IN05041618W	OFF TOUCHING LE	NOLP	04/21/2006
005	0504012348	IN05041619W	RESIST ARREST	NOLP	04/21/2006
006	0504012348	IN05041620W	RESIST ARREST	NOLP	04/21/2006
007	0504012348	IN05041621W	MENACING	NOLP	04/21/2006
800	0504012348	IN05041622W	OFF TOUCHING	NOLP	04/21/2006
009	0504012348	IN05042281W	PDWBPP	NOLP	04/21/2006
	Event				
No.	Date	Event	•	Judge	
				 -	

04/25/2005

CASE ACCEPTED IN SUPERIOR COURT.

ARREST DATE: 04/16/2005

PRELIMINARY HEARING DATE: 042205

BAIL: CASH BAIL

25,200.00 100%

CONDITION OF BAIL NO CONTACT WITH VICTIM DIRECT OR INDIRECT

MENTAL HEALTH EVAL. & TREATMENT

2 04/25/2005

> MOTION TO PROCEED PRO SE FILED. RETURNED NO CERTIFICATE OF SERVICE PROVIDED.

3 : 05/03/2005

PETITION FOR A WRIT OF HABEAS CORPUS FILED (PRO SE)

REFERRED TO JUDGE: DEL PESCO

DATE REFERRED: 5/4/05

CIVIL CASE NO: 05M-05-003

05/04/2005

MOTION FOR REDUCTION OF BAIL FILED PRO SE.

REFERRED TO JUDGE DELPESCO

5 05/09/2005 DEL PESCO SUSAN C.

ORDER: DEFENDANT'S MOTION FOR REDUCTION OF BAIL IS DENIED.

6 05/09/2005 DEL PESCO SUSAN C.

ORDER: DEFENDANT'S PETITION FOR A WRIT OF HABEAS CORPUS IS DENIED. IT IS SO ORDERED JUDGE DELPESCO.

SUPERIOR COURT CRIMINAL DOCKET (as of 05/12/2006)

DOB: 06/23/1965

Page

State of Delaware v. RONALD G JOHNSON

State's Atty: ANDREW J VELLA , Esq. AKA: RONALD E JOHNSON

Defense Attv:

RON JOHNSON

Event

No. Date Event Judge 05/11/2005 MOTION TO PROCEED PRO SE FILED. REFERRED TO JUDGE HERLIHY 05/12/2005 NOTICE OF NON-CONFORMING DOCUMENTS. PETITION FOR FORMA PAUPERIS-NEEDS FINANCIAL STATEMENT.

USED INCORRECT FORM.

SENT CORRECT FORM.

05/12/2005 8

MOTION TO DISMISS FILED PRO SE. REFERRED TO JUDGE HERLIHY

10 05/20/2005 SILVERMAN FRED S. ORDER: IT APPEARS THAT DEFENDANT WAS ARRESTED BY NCC POLICE AND HE WAS COMMITTED BY THE JP COURT ON APRIL 16, 2005. ALTHOUGH DEFENDANT MAY HAVE RECEIVED UNSIGNED COPIES OF THE PAPERWORK, THE ACTUAL PAPERWORK IS REGULAR. MORE IMPORTANTLY, DEFENDANT WAS SET FOR A PRELIMINARY HEARING IN COURT OF COMMON PLEAS ON APRIL 22, 2005. AND THE CASE WAS ACCEPTED IN SUPERIOR COURT ON APRIL 25, 2005. PRESENTLY, THE CASE AWAITS PRESENTATION TO THE GRAND JURY. MEANWHILE, DEFENDANT PRO SE HAS BEEN FILING SERIAL MOTIONS FOR DISMISSAL, SPEEDY TRIAL, DISCOVERY, ETC. SO FAR, THE COURT HAS DENIED HABEAS CORPUS AND BAIL REDUCTION. DEFENDANT'S PENDING MOTIONS ARE PREMATURE AND THEY ARE DENIED, WITHOUT PREJUDICE. BUT THE ATTORNEY GENERAL IS ON NOTICE THAT DEFENDANT IMPATIENTLY AWAITS INDICTMENT AND TRIAL. IF DEFENDANT IS NOT INDICTED AT THE NEXT GRAND JURY, THE COURT WILL PUT THE CASE ON ITS CRIMINAL MOTION CALENDAR, AT DEFNDANT'S REQUEST. IT IS SO ORDERED.

11 05/31/2005

INDICTMENT, TRUE BILL FILED.NO 130

SCHEDULED FOR ARRAIGNMENT AND BAIL REPRESENTATION 06/07/05 AT 9:30 CASE REVIEW 07/05/05 AT 9:00

RULE 9 REQUESTED BUT NOT ISSUED. DEFENDANT ARRESTED 04/16/05 (CG)

05/31/2005 15

NOTICE OF APPEAL FILED IN SUPREME COURT (COPY)

12 06/01/2005

> MEMORANDUM FILED. NOTICE OF NON-CONFORMING DOCUMENTS. DOCUMENT RETURNED REQUIRES ORIGINAL SIGNATURE RETURN TO MR. JOHNSON

13 06/01/2005

MOTION TO STRIKE WRIT OF HABEAS CORPUS 05M-05-003 FILED. REFERRED TO JUDGE SILVERMAN.

14

MOTION TO DISMISS INDICTMENT FILED PROSE. REFERRED TO JUDGE SILVERMAN FORWARDED TO COMM. REYNOLDS

SUPERIOR COURT CRIMINAL DOCKET (as of 05/12/2006)

Page

State of Delaware v. RONALD G JOHNSON

DOB: 06/23/1965 AKA: RONALD E JOHNSON

State's Atty: ANDREW J VELLA , Esq. AKA: RONALD E JOHNSON

RON JOHNSON

Defense Atty:

Event

No. Date Event Judge

19 06/06/2005

LETTER FROM SUPREME COURT TO SHARON AGNEW, PROTHONOTARY RE: A NOTICE OF APPEAL WAS FILED ON JUNE 2, 2005 THE RECORD IS DUE JUNE 27, 2005 131, 2005

16 06/13/2005

DEFENDANT'S REQUEST FILED.

REQUEST TO STOP PLEADINGS AND PROCEEDINGS UNTILL ALL MOTIONS ARE HEARD

17 06/14/2005

PETITION FOR A WRIT OF HABEAS CORPUS FILED (PRO SE) REFERRED TO JUDGE SILVERMAN DATE REFERRED: 06/16/2005

CIVIL CASE NO: 05M-06-067FSS

39 06/15/2005

MOTION FOR STATUS OF CASE AND MOTION TO DISMISS FILED PRO SE. REFERRED TO COUNSEL.

18 06/16/2005

SILVERMAN FRED S.

ORDER: WRIT OF HABEAS CORPUS PETITION: DENIED DEFENDANT'S PAPERS AND THE COURT'S RECORDS SHOW DEFENDANT IS BEING HELD IN DEFAULT OF BAIL SET ON PENDING CHARGES.

IT IS SO ORDERED

REYNOLDS MICHAEL P.
ARRAIGNMENT/BAIL STATUS/CONTROL FOR REPRESENTATION: DEF. WAIVED
READING OF INDICTMENT, PLEA OF NOT GUILTY ENTERED, JURY TRIAL DEMANDED
REFUSED THE SERVICES OF PD, WITH OUT HAVING COPY OF INDCT. COMM REYNO
LDS RECLUSED HIM SELF FROM THE CASE AT THE REQUEST OF THE DEF. BAIL
TO BE ADDRESSED AT CASREVIEW FOR 2281W.WH

20 06/24/2005

MANDATE FILED FROM SUPREME COURT: APPEAL DISMISSED.

SUPREME COURT CASE NO: 201, 2005

SUBMITTED: JUNE 2, 2005

DECIDED: JUNE 6, 2005

BEFORE STEELE, CHIEF JUSTICE, HOLLAND, AND JACOBS, JUSTICES THIS COURT HAS NO ORIGINAL JURISDICTION TO ISSUE A WRIT OF HABEAS CORPUS. FURTHERMORE, A WRIT OF MANDAMUS IS INAPPROPRIATE TO CHALLANGE THE LEGALITY OF JOHNSON'S ARREST AND INDICTMENT, WHICH ARE ISSUES THAT ARE PROPERLY REVIEWABLE ON APPEAL. MOREOVER, A WRIT OF PROHIBITION IS NOT WARRANTED BECAUSE THERE IS NO CLEAR AND CONVINCING EVIDENCE THAT THE SUPERIOR COURT LACKS JURISDICTION OVER JOHNSON. NOW THEREFORE, IT IS ORDERED THAT JOHNSON'S PETITION IS HEREBY DISMISSED.

07/05/2005

DEL PESCO SUSAN C.

SUPERIOR COURT CRIMINAL DOCKET (as of 05/12/2006)

Page

State of Delaware v. RONALD G JOHNSON

DOB: 06/23/1965

State of Delaware v. RONALD G JOHNSON DOI State's Atty: ANDREW J VELLA , Esq. AKA: RONALD E JOHNSON

Defense Atty:

RON JOHNSON

Event

No. Date Event Judge

SILVERMAN FRED S.

CASE REVIEW CALENDAR: SET FOR FINAL CASE REVIEW 8/22/05 @ 9:00

22 07/05/2005

DEFENDANT'S REQUEST FILED.

REQUEST TO HAVE MOTIONS SUBMITTED.

07/08/2005

RECORDS SENT TO SUPREME COURT.

230, 2005

07/13/2005 23

DEFENDANT'S REQUEST FILED.

REQUEST TO HAVE MOTIONS SUBMITTED.

07/14/2005 21

REFERRAL TO COUNSEL MEMORANDUM FILED.

ATTACHING LETTER/DOCUMENT FROM DEFENDANT. REFERRED TO DEFENSE COUNSEL AS ATTORNEY OF RECORD. COPY OF DEFENDANT'S LETTER NOT REVIEWED BY THE COURT AND NOT RETAINED WITH THE COURT'S FILE. PLEASE ADVISE YOUR CLIENT THAT FURTHER COMMUNICATIONS REGARDING THIS CASE SHOULD BE DIRECTED TO YOU. DAVID FACCIOLO

REFERRED BY: S. NAPIER

24 07/14/2005

RECEIPT FROM SUPREME COURT ACKNOWLEDGING RECORD.

230, 2005

07/15/2005 25

> MOTION FOR SEVERANCE OF CHARGES FILED PRO SE. REFERRED TO OFFICE JUDGE SILVERMAN FOR REVIEW.

07/26/2005 26

REFERRAL MEMORANDUM. TO: DAVID FACCIOLO

29 08/04/2005

DOCUMENT(S) FILED REGARDING SUPREME COURT APPEAL.

RE: WRIT OF MANDAMUS.

27 08/05/2005

MOTION TO REMOVE ATTORNEY (PRO SE) FILED.

REFERRED TO COMMISSIONER REYNOLDS

28 08/12/2005

PETITION FOR A WRIT OF HABEAS CORPUS FILED (PRO SE)

REFERRED TO JUDGE REYNOLDS

DATE REFERRED: 08/15/2005

CIVIL CASE NO: 05M-08-051MPR

30 08/29/2005

REYNOLDS MICHAEL P.

ORDER: WRIT OF HABEAS CORPUS PETITION: DENIED IT IS SO ORDERED.

32 09/21/2005

DOCUMENT(S) FILED REGARDING SUPREME COURT APPEAL.

SUPERIOR COURT CRIMINAL DOCKET (as of 05/12/2006)

Page

State of Delaware v. RONALD G JOHNSON

DOB: 06/23/1965

State's Atty: ANDREW J VELLA , Esq. AKA: RONALD E JOHNSON

Defense Atty:

RON JOHNSON

No.	Event Date	Event	Judge	
31				
33	APPELLA 10/17/200 DOCUMEN	IDAVIT OF INDIGENCY NT'S OPENING BRIEF. 5 T(S) FILED REGARDING S ITION OF WRIT OF ERROR	L.	

10/17/2005 34

PETITION FOR A WRIT OF HABEAS CORPUS FILED (PRO SE)

REFERRED TO JUDGE REYNOLDS

DATE REFERRED: 10/18/2005

CIVIL CASE NO: 05M-10-047

35 10/20/2005 REYNOLDS MICHAEL P. ORDER: WRIT OF HABEAS CORPUS PETITION 05M-10-047: DENIED. IT IS SO ORDERED. MPR

10/26/2005 36

DEFENDANT'S REQUEST FILED.

DEFENDANT REQUESTS STATUS OF CASE.

37 10/26/2005

DOCUMENT(S) FILED REGARDING SUPREME COURT APPEAL.

RE: WRIT OF MANDAMUS

11/03/2005 40 SILVERMAN FRED S.

REFERRAL MEMORANDUM.

REFERRED TO DAVID FACCIOLO.

11/03/2005 41 SILVERMAN FRED S.

REFERRAL MEMORANDUM.

REFERRED TO DAVID FACCIOLO

COURT OF COMMON PLEA MOTION TO DISMISS CHARGES.

APPEAL MOTION TO PROCEED IN FORMA PAUPERIS.

11/07/2005 HERLIHY JEROME O.

FINAL CASE REVIEW: NO PLEA/SET FOR TRIAL 5/16/06

42 11/07/2005 HERLIHY JEROME O.

ORDER SCHEDULING TRIAL FILED.

TRIAL DATE: 5/16/06

CASE CATEGORY: #2

ASSIGNED JUDGE (CATEGORY 1 CASES ONLY):

UNLESS THE COURT IS ADVISED WITHIN 2 WEEKS OF THE UNAVAILABILITY OF NECESSARY WITNESSES, THE COURT WILL CONSIDER THE MATTER READY FOR TRIAL. ABSENT EXCEPTIONAL CIRCUMSTANCES, RESCHEDULING OR CONTINUANCE REQUESTS WILL BE DENIED.

SUPERIOR COURT CRIMINAL DOCKET (as of 05/12/2006)

DOB: 06/23/1965

Page

State of Delaware v. RONALD G JOHNSON

State's Atty: ANDREW J VELLA , Esq. AKA: RONALD E JOHNSON

Defense Atty:

RON JOHNSON

Event

No. Date Event Judge

43 11/09/2005

DEFENDANT'S REQUEST FILED.

REQUEST FOR DOCKET SHEET AND STATUS OF HABEAS CORPUS, AND WRIT OF MANDAMUS PETITIONS. COPY OF DOCKET SHEET FORWARDED TO THE DEFENDANT 11/9/05.

44 11/21/2005

PETITION FOR A WRIT OF HABEAS CORPUS FILED (PRO SE)

REFERRED TO JUDGE ABLEMAN

DATE REFERRED: 11.21.2005

CIVIL CASE NO: 05M-11-086

45 11/22/2005

MOTION FOR REDUCTION OF BAIL FILED PRO SE. REFERRED TO JUDGE ABLEMAN OFFICE JUDGE

CARPENTER WILLIAM C. JR. ORDER: WRIT OF HABEAS CORPUS PETITION 05M-11-086: DENIED THIS 22ND DAY OF NOVEMBER, 2005, UPON REVIEW OF THE FOREGOING PETITION FOR A WRIT OF HABEAS CORPUS AND THE RECORD IN THIS CASE, IT IS THE DECISION OF THE COURT THAT THE PETITION IS HEREBY DENIED. PETITIONER IS LEGALLY BEING DETAINED IN DEFAULT OF BAIL IN CRIMINAL

ACTION NUMBER 0504012348. IT IS SO ORDERED. WCC 47 11/29/2005

MOTION FOR RECONSIDERATION BY A SUPERIOR COURT JUDGE FILED PRO SE. REFERRED TO JUDGE CARPENTER 12/02/05.

48 12/01/2005

LETTER FROM DAVID J. J. FACCIOLO TO RONALD G. JOHNSON ENCLOSED PLEASE FIND A COPY OF YOUR ARREST WARRANT IN THE ABOVE CAPTIONED CASE.

49 12/14/2005

MOTION TO DISMISSAL OF CHARGES FOR SPEEDY TRIAL VIOLATION FILED PROSE. REFERRED TO JUDGE CARPENTER.

50 12/14/2005

NOTICE OF APPEAL FILED IN SUPREME COURT (COPY)

56 01/03/2006

MANDATE FILED FROM SUPREME COURT: APPEAL DISMISSED.

SUPREME COURT CASE NO: 343-2005, 431-2005, 518-2005

494-2005, 553-1005 (CONSOLIDATED FOR DECISION)

IN VEIW OF THE COURT'S EARLIER DISMISSAL OF JOHNSON'S

PETITION FOR WRITS OF HABEAS CORPUS, MANDAMUS AND PROHIBITION,

THE PETITIONS FOR EXTRAORDINARY RELIEF THAT ARE THE SUBJECT OF

THIS DISMISSAL ORDER ARE REPETITIVE, FRIVOULUOUS AND CONSTITUTES

AN ABUSE OF THE COURT'S JUDICIAL PROCESS. CONSEQUENTLY THE COURT

HAS CONCLUDED THAT, IN THE ABSENCE OF SPECIFIC ORDER OF THIS COURT

SUPERIOR COURT CRIMINAL DOCKET (as of 05/12/2006)

Page

DOB: 06/23/1965

State of Delaware v. RONALD G JOHNSON State's Atty: ANDREW J VELLA , Esq. AKA: RONALD E JOHNSON

RON JOHNSON

Event

Defense Atty:

No. Date Event

Judae

THAT CLERK SHALL NOT DOCKET ANY FURTER PRO SE PETITIONS FOR EXTRORDINARY RELIEF THAT ARE FILED BY JOHNSON CONCERNING HIS PENDING SUPERIOR COURT CRIMINAL CASE. SUBMITTED: NOVEMBER 9, 2005 DECIDED: DECEMBER 13, 2005

BEFORE HOLLAND, JACOBS AND RIDGELY, JUSTICES.

- 51 01/12/2006 CARPENTER WILLIAM C. JR. ORDER: AS I INDICATED IN THE ORDER OF 11/22/05, YOU ARE PRESENTLY BEING LEGALLY HELD IN DEFAULT OF BAIL IN THIS CRIMINAL MATTER AS A RESULT, THERE IS NO BASIS FOR YOUR PETITION FOR HABEAS CORPUS, AND YOUR MOTION FOR RECONSIDERATION IS DENIED. YOU HAVE ALSO FILED A MOTION TO DISMIS THE CHARGES AS A RESULT OF A SPEEDY TRIAL VIOLATION...AS SUCH, THE COURT HEREBY FINDS THAT A SPEEDY TRIAL VIOLATION HAS NOT OCCURRED AND THE MOTION TO DISMISS IS DENIED. FINALLY YOU HAVE FILED A REQUEST FOR A BAIL REDUCTION IN THIS MATTER..THUS AM SCHEDULING THE MATTER FOR THE ROUTINE CRIMINAL MOTIONS ON MONDAY, JANUARY 23, 2006.
- 53 01/18/2006 MOTION TO DISMISS INDICTMENT FILED PRO SE. REFERRED TO JUDGE JURDEN.
- 52 01/19/2006 MOTION TO SUPPRESS FILED PRO SE. REFERRED TO JUDGE JURDEN.
- 54 01/19/2006 MOTION FOR APPLICATION FOR CERTIFICATION OF APPEALIBLITY FILED PRO SE. REFERREED TO JUDGE JURDEN.
- 55 01/23/2006 JURDEN JAN R. MOTION FOR REDUCTION OF BAIL - RULED AS MOOT. DEFER CONSIDERATION OF MOTION FOR REDUCTION UNTIL APPEAL DISPOSED OF IN THE SUPREME COURT- JRJ
- 01/23/2006 57

NOTICE OF APPEAL FILED IN SUPREME COURT (COPY).

58

MOTION FOR DISCOVERY AND BILL OF PARTICULARS FILED PRO SE. TO JUDGE JURDEN.

- 59 DEL PESCO SUSAN C. ORDER: DEFENDANT'S REQUEST FOR MOTION FOR BILL OF PARTICULARS AND DISCOVERY IS DENIED. CASE IS ON APPEAL.
- 60 02/08/2006 MOTION FOR RECONSIDERATION OF MOTION FOR BAIL REDUCTION/MODIFICATION AND MODIFICATION OF BAIL FOR DELAY OF RULE 46(I). REFERRED TO JUDGE JURDEN.
- 02/13/2006 61 MOTION FOR STATUS AND INQUIRY OF COURT'S AND STATE'S POSITION, RESPONSE, AND STATE'S DEFENSE TO DEFENDANT'S MOTION FOR DISMISSAL OF

SUPERIOR COURT CRIMINAL DOCKET (as of 05/12/2006)

Page

State of Delaware v. RONALD G JOHNSON

DOB: 06/23/1965

State's Atty: ANDREW J VELLA , Esq. AKA: RONALD E JOHNSON

Defense Atty:

RON JOHNSON

Event

No. Date

Event

Judge

ALL FIVE OFFICERS CHARGES AT DOCKET #53, AND MOTION FOR SUPPRESSION HEARING AT DOCKET #52. REFEERED TO JUDGE JURDEN.

62

PETITION FOR A WRIT OF HABEAS CORPUS FILED (PRO SE) REFERRED TO JUDGE JURDEN

DATE REFERRED: 02/22/2006

CIVIL CASE NO: 06M-02-056 JRJ

- 02/22/2006 64 JURDEN JAN R. ORDER: WRIT OF HABEAS CORPUS PETITION 06M-02-056 JRJ: DENIED IT IS SO ORDERED. JRJ
- 63 02/23/2006 JURDEN JAN R. ORDER: AND NOW TO WIT, THIS 22ND DAY OF FEBRUARY, 2006, THE COURT HAVING CONSIDERED THE DEFENDANT'S MOTION FOR STATUS AND INQUIRY OF COURT'S AND STATE'S POSITION, RESPONSE AND STATE'S DEFENSE TO DEFENDANT'S MOTION FOR DISMISSAL OF ALL 5 OFFICER'S CHARGES AT DOCKET #53, AND MOTION FOR SUPPRESSION HEARING AT DOCKET #52 IT IS HEREBY ORDERED THAT DEFENDANT'S MOTION IS DENIED.
- 03/06/2006 65

MOTION FOR FINDING OF FACTS AND CONCLUSIONS OF LAW FILED PRO SE. REFERRED TO JUDGE JURDEN.

66 03/10/2006

> MANDATE FILED FROM SUPREME COURT: APPEAL DISMISSED. SUPREME COURT CASE NO. 37, 2006 SUBMITTED: JANUARY 26, 2006

DECIDED: FEBRUARY 17, 2006

BEFORE HOLLAND, JACOBS AND RIDGELY, JUSTICES

03/14/2006 67

MOTION FOR JUDGE JAN R. JURDEN TO RECUSE HERSELF FROM HANDLING CASE. FILED PRO SE. REFERRED TO JUDGE JURDEN.

03/14/2006 68

MOTION FOR REDUCTION OF BAIL FILED PRO SE. REFERRED TO JUDGE JURDEN.

69 03/17/2006 SILVERMAN FRED S. LETTER FROM JUDGE SILVERMAN. TO COUNSEL. RE: SPECIAL CALL OF THE CRIMINAL CALENDAR. IT APPEARS THAT YOU ARE COUNSEL IN THE ABOVE-CAPTIONED CASE, WHICH HAS BEEN PENDING ON THE CRIMINAL TRIAL CALENDAR FOR OVER 240 DAYS. ACCORDINGLY, YOU MUST ATTEND A SPECIAL CALL OF THE CRIMINAL CALENDAR ON FRIDAY, APRIL 7 2006 AT 11:00. AT THE CALL, THE COURT WILL CONFIRM THAT THE CASE IS READY FOR TRIAL, WHICH MEANS DISCOVERY PROBLEMS AND MOTION PRACTICE ARE BEHIND US. PLEASE MARK YOUR CALENDARS NOW. IF YOU FAIL TO APPEAR ON THE 7TH, WITHOUT HAVING BEEN EXCUSED IN ADVANCE, THE COURT WILL REQUIRE YOU TO APPEAR AT A SPECIFICALLY SCHEDULED STATUS CONFERENCE, AT WHICH YOU WILL HAVE TO

SUPERIOR COURT CRIMINAL DOCKET (as of 05/12/2006)

DOB: 06/23/1965

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State of Delaware v. RONALD G JOHNSON

State's Atty: ANDREW J VELLA , Esq.

AKA: RONALD E JOHNSON

RONALD E JOHNSON Defense Atty:

RON JOHNSON

Event

No. Date

72

Event

Judge

SHOW CCAUSE. IT IS SO ORDERED. 03/17/2006 70 SILVERMAN FRED S. SPECIAL PRETRIAL ORDER: THIS CASE IS AMOPNG THE OLDEST ON THE COURT'S CRIMINAL DOCKET. IT HAS BEEN PENDING AT LEAST 240 DAYS. IT SHALL BE RESOLVED WITHOUT FURTHER DELAY. ACCORDINGLY, THE COURT NOW CONSIDERS THAT THIS MATTER IS READY FOR TRIAL. HENCEFORTH, THE COURT WILL NOT CONSIDER ANY MOTION THAT COULD HAVE FILED BEFORE NOW. COUNSEL SHALL ATTEND A SPECIAL CALENDAR CALL, AS PROVIDED IN A SEPERATE ORDER. IF COUNSEL IS DOUBLE-BOOKED ON THE DAY SET FOR TRIAL IN THIS CASE, COUNSEL MUST INFORM THE COURT ABOUT THAT AT THE SPECIAL CALL. COUNSEL SHALL EXCHANGE AND FILE ANY VOIR DIRE QUESTIONS NO LATER THAN TEN DAYS BEFORE THE SCHEDULED TRIAL DATE. OPPOSING COUNSEL SHALL HAVE ONE WEEK PROCEEDING THE SCHEDULED TRIAL DATE IN ORDER TO FILE ANY OBJECTION AND COUNTER PROPOSALS. ONCE THE DEADLINES FOR FILING PROPOSED VOIR DIRE, OBJECTIONS AND COUNTER PROPOSALS HAVE PASSED, THE COURT MAY CONSIDER THAT THE PARTIES HAVE WAIVED THE OPPORTUNITY TO SUBMIT VOIR DIRE, OBJECTIONS AND COUNTER PROPOSALS. IN THE EVENT THAT THE CASE IS SCHEDULED FOR A CONE-DAY TRIAL, COUNSEL SHALL SUBMIT PROPOSED JURY INSTRUCTIONS IN THE FORM OF AN INDEX FOR STANDARD INSTRUCTIONS AND FULL TEXT FOR SPECIAL INSTRUCTIONS ON THE FRIDAY EDING JURY SELECTION. IF THE CASE SCHEDULED FOR TWO DAYS OR MORE , COUNSEL SHALL SUBMIT PROPOSED JURY INSTRUCTIONS, AS PROVIDED ABOVE, NO LATER THAN 9:00 A.M. ON THE MORNING OF THE SECOND DAY OF TRIAL. IN THE EVENT THAT COUNSEL FAILS TO SUBMIT PROPOSED JURY INSTRUCTION WAIVED.

71 03/21/2006 DEL PESCO SUSAN C. ORDER: DEFENDANT'S MOTION TO RECONSIDER IS DENIED. IN THE ABSENCE OF A SPECIFIC ORDER OF THIS COURT, THE PROTHONOTARY SHALL NOT DOCKET ANY FURTHER PRO SE PETITIONS FOR EXTRAORDINARY RELIEF FILED BY DEFENDANT CONCERNING HIS PENDING SUPERIOR COURT CRIMINAL CASE. DEFENDANT'S MOTION FOR RECONSIDERATION IS HEREBY DENIED. IT IS SO ORDERED.

JURDEN JAN R. ORDER: THE COURT HAVING DULY CONSIDERED THE FOLLOWING MOTIONS FILED BY THE DEFENDANT: MOTION FOR JUDGE JAN R. JURDEN TO RECUSE HERSELF FROM HANDLING CASE, " (2) "MOTION FOR BAIL REDUCTION AND MODIFICATION OF BAIL AND MODIFICATION FOR DELAY RULE 46(1)," (3)MOTION FOR CONSIDERATION OF 'MOTION FOR BAIL REDUCTION AND MODIFICATION FOR DELAY RULE 46(I)', AND (4) "MOTION FOR FINDING OF FACTS AND CONCLUSIONS OF LAW." IT IS HEREBY ORDERED THAT: (1) THE RECUSAL MOTION IS FACTUALLY AND LEGALLY FRIVOLOUS AND IS THEREFORE DENIED. (2) THE MOTION FOR RECONSIDERATION IS GRANTED, AND UPON RECONSIDERATION, THE [SECOND] "MOTION FOR BAIL REDUCTION AND MODIFICATION FOR DELAY RULE 46(I) IS DENIED. THE COURT FINDS THAT THE BAIL IS APPROPRIATE UNDER THE CIRCUMSTANCES AND, AGAIN,

SUPERIOR COURT CRIMINAL DOCKET (as of 05/12/2006)

Page

DOB: 06/23/1965

10

State of Delaware v. RONALD G JOHNSON State's Atty: ANDREW J VELLA , Esq. AKA: RONALD E JOHNSON

Defense Atty:

RON JOHNSON

Event

No. Date Event

Judge

THE COURT FINDS NO SPEEDY TRIAL VIOLATION. (3) THE "MOTION FOR FINDING OF FACTS AND CONCLUSIONS OF LAW" IS DENIED. THE COURT APPROPRIATELY DENIED ALL THE MOTIONS REFERENCED IN THIS LATEST MOTION BECAUSE THEY WERE LEGALLY FRIVOLOUS. IT IS HEREBY FURTHER ORDERED THAT DEFENDANT HAS ENGAGED IN FRIVOLOUS MOTION PRACTICE WHICH IS WASTING THE COURT'S RESOURCES AND DELAYING THE ADJUDICATION OF THE CHARGES AGAINST THE DEFENDANT. CONSISTANT WITH JOHNSON V. STATE DEL.SUPER., C.A. NO. 05M-12-078-MMJ (MARCH 9, 2006)(ORDER)*, THE DEFENDANT IS AGAIN ADVISED THAT THIS COURT WILL NOT PERMIT FURTHER ABUSE OF THE COURT'S JUDICIAL IT IS SO ORDERED. PROCESS.

73 04/07/2006

SILVERMAN FRED S.

WAIVER OF COUNSEL FORM SIGNED BY THE DEFENDANT, RONALD G. JOHNSON.

74 04/07/2006

SILVERMAN FRED S.

STATUS CONFERENCE HELD ON 4/7/06 @ 12:00 NOON IN COURTROOM 6B.

DEFENDANT SIGNED A WAIVER OF COUNSEL FORM.

DEFENDANT ASKED THAT THE 2 COUNTS OF OFFENSIVE TOUCHING AND 2 COUNTS OF RESIST ARREST BE DISMISSED.

DEFENDANT'S STATED THAT HIS PLEA IS FOR INSANITY DEFENSE.

DISCOVERY TO BE PROVIDE BY THE STATE.

SUPPRESSION HEARING TO BE SCHEDULE BY THE END OF THE MONTH.

STATE NEED TO PROVIDE THE 911 TAPES OR THE TRANSCRIPT.

THE STATE TO PROVIDE THE TRANSCRIPT OF THE PRELIMINARY HEARING ON 4/22/05.

ST. ATTY./ANDREW VELLA, CR/LYNN COALE & CC/LAVETTE CURTIS.

04/20/2006 75

TRANSCRIPT FILED.

PRELIMINARY HEARING-APRIL 22,2005

BEFORE COMMISSIONER MARY MCDONOUGH

CHERYL SIMMONS RPR

04/21/2006 76

NOLLE PROSEQUI FILED BY ATTORNEY GENERAL

RSN: AVAILABILITY - VICTIM OR WITNESS

04/21/2006

CASE CLOSED.

77 04/25/2006

TRANSCRIPT FILED.

PRELIMINARY HEARING-APRIL 22,2005

BEFORE COMMISSIONER MCDONOUGH

04/26/2006 78

PETITION FOR A WRIT OF HABEAS CORPUS FILED (PRO SE)

REFERRED TO JUDGE SLIGHTS

DATE REFERRED: 04/27/2006

SUPERIOR COURT CRIMINAL DOCKET (as of 05/12/2006)

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11

State of Delaware v. RONALD G JOHNSON

DOB: 06/23/1965

State's Atty: ANDREW J VELLA , Esq. AKA: RONALD E JOHNSON

Defense Atty:

RON JOHNSON

Event

No. Date Event

Judge

CIVIL CASE NO: 06M-04-085 JRS

79 04/28/2006 SLIGHTS JOSEPH R. III ORDER: WRIT OF HABEAS CORPUS PETITION 06M-04-085 JRS: DENIED DEFENDANT IS BEING HELD ON DETAINER FOR THE FEDERAL MARSHALS. IT IS SO ORDERED. JRS

05/01/2006 80

> SUBPOENA(S) SERVED BY SHERIFF. SERVICE ON MICHELLE A. ROEBUCK, POSTED.

> > *** END OF DOCKET LISTING AS OF 05/12/2006 *** PRINTED BY: CSCNSCH

EXHIBIT 2

130

RULE 9 WARRANT IN THE SUPERIOR COURT OF THE STATE OF DELAWARE

IN AND FOR NEW CASTLE COUNTY

THE STATE OF DELAWARE

V. RONALD G. JOHNSON) INDICTMENT BY THE GRAND JURY

) I.D. #0504012348

The Grand Jury charges RONALD G. JOHNSON with the following offenses:

COUNT I. A FELONY

#N 05-0

16/6 M

UNLAWFUL IMPRISONMENT in the FIRST DEGREE, in violation of Title 112
Section 782 of the Delaware Code of 1974, as amended.

RONALD G. JOHNSON, on or between the 15th day of April, 2005, in the County of New Castle, State of Delaware, did knowingly and unlawfully restrain Michelle Roebuck under circumstances which exposed her to the risk of serious physical injury by threatening her with a knife and refusing to let her leave the apartment.

COUNT II. A FELONY

EN 05-04- 16/5W

POSSESSION OF A DEADLY WEAPON DURING THE COMMISSION OF A FELONY, in violation of Title 11, Section 1447 of the Delaware Code of 1974, as amended.

RONALD G. JOHNSON, on or between the 15th day of April, 2005, in the County of New Castle, State of Delaware, did knowingly possess a deadly weapon during the commission of a felony by possessing a knife, a deadly weapon as defined by Title 11, Section 222 of the Delaware Code of 1974, as amended, during the commission of Unlawful Imprisonment in the First Degree, a felony as set forth in Count I of this Indictment, which is incorporated herein by reference.

COUNT III. A FELONY

T#N 05-04- 2281

POSSESSION OF A DEADLY WEAPON BY A PERSON PROHIBITED, in violation of Title 11, Section 1448 of the Delaware Code of 1974, as amended.

RONALD G. JOHNSON, on or between the 15th day of April, 2005, in the County of New Castle, State of Delaware, did own, possess, or control a knife, a deadly weapon as defined under Title 11, Section 222 of the Delaware Code of 1974, as amended, after having been convicted in Case Number 6:01CR10019-001, in the

United States District Court for Western District of Virginia on or about March 14, 2002 to the felony charge of Prepare or Aid and Abet in the Preparation of Fraudulent Tax returns in violation Title 18 USC §287 and 2.

COUNT IV. A MISDEMEANOR #N 05-04-1617W

OFFENSIVE TOUCHING OF LAW ENFORCEMENT OFFICER, in violation of Title 11, Section 601(a)(1) of the Delaware Code of 1974, as amended.

RONALD G. JOHNSON, on or between the 15th day of April, 2005, in the County of New Castle, State of Delaware, did intentionally touch Cpl. Scott Simpson of the New Castle County Police Department either with a member of his body or with any instrument, knowing that he was thereby likely to cause offense or alarm to said person who was acting in the lawful performance of his duty as a law enforcement officer.

COUNT V. A MISDEMEANOR #N 05-04/6/8W

OFFENSIVE TOUCHING OF LAW ENFORCEMENT OFFICER, in violation of Title 11, Section 601(a)(1) of the Delaware Code of 1974, as amended.

RONALD G. JOHNSON, on or between the 15th day of April, 2005, in the County of New Castle, State of Delaware, did intentionally touch Cpl. Scott Simpson of the New Castle County Police Department either with a member of his body or with any instrument, knowing that he was thereby likely to cause offense or alarm to said person who was acting in the lawful performance of his duty as a law enforcement officer.

COUNT VI. A MISDEMEANOR #N 05-04-1619 W

RESISTING ARREST, in violation of Title 11, Section 1257 of the Delaware Code of 1974, as amended.

RONALD G. JOHNSON, on or between the 15th day of April, 2005, in the County of New Castle, State of Delaware, did intentionally prevent or attempt to prevent a peace officer, Officer Marc Alfree, from effecting an arrest or detention of himself or did intentionally flee from a peace officer who was effecting an arrest.

COUNT VII. A MISDEMEANOR #N 05-04-1620W

RESISTING ARREST, in violation of Title 11, Section 1257 of the Delaware Code of 1974, as amended.

RONALD G. JOHNSON, on or between the 15th day of April, 2005, in the County

of New Castle, State of Delaware, did intentionally prevent or attempt to prevent a peace officer, Cpl. Scott Simpson, from effecting an arrest or detention of himself or did intentionally flee from a peace officer who was effecting an arrest.

COUNT VIII. A MISDEMEANOR #N 05-04- 1621

MENACING, in violation of Title 11, Section 602(a) of the Delaware Code of 1974, as amended.

RONALD G. JOHNSON, on or between the 15th day of April, 2005, in the County of New Castle, State of Delaware, by some movement of his body or any instrument. did intentionally place Cpl. Scott Simpson in fear of imminent physical injury.

COUNT IX. A MISDEMEANOR 405-04-1622

OFFENSIVE TOUCHING, in violation of Title 11, Section 601 of the Delaware Code of 1974, as amended.

RONALD G. JOHNSON, on or between the 15th day of April, 2005, in the County of New Castle, State of Delaware, did intentionally touch Michelle Roebuck either with a member of his body or with any instrument, knowing that he was thereby likely to cause offense or alarm to said person.

A TRUE BILL

(FOREPERSON)

ATTORNEY

EXHIBIT 3

#27

In The Superior Court of The State Of Delaware
In and for New Costle County

State OF Delaware ?

V. Case No. 0504012348

Ronald G. Johnson ?

Remove Attorney From my Case

Administrative Notice

Come Now, Rouald G. Johnson and File administrative Notice upon this Court "Again" that I have Waive Counsel and Have already refuse David JJ. Facialo as my Counsel. "So File my Motions and let Proceed"

Fear OF Danger or Harm

Do to the fact I believe I might hort this attorney David J.J. Faciola by Sticking a Pen in his Eye-ball or taking something in Court a bust his head wide open. This Court should understand theis not my attorney on remove him from the Record as so.

I Request the Court, Clert and Prothonotory Stop acting like a Jack-ass you are not forcing a attorney to represent me. And Schwan

EXHIBIT 4



SUPERIOR COURT OF THE STATE OF DELAWARE

SHARON D. AGNEW
PROTHONOTARY, NEW CASTLE COUNTY

NEW CASTLE COUNTY COURT HOUSE 500 N. KING STREET LOWER LEVEL 1, SUITE 500 WILMINGTON, DE 19801-3746 (302) 255-0800

MEMORANDUM

То:	Date
David Facciolo	7/14/05
State v.	Case No.
Ronald Johnson	0504012348
Next Proceeding, Date & Time: FCR	8/22/05 9Am
Letter/Application from Defendant received by	the Court on:
7/5/05 7/13/05 Notions	

Attached is a letter written to the Court by the defendant and filed with the Prothonotary's Office. Since you are counsel of record, we are referring this letter to you for whatever action you deem appropriate. The defendant's letter has not been reviewed by a Judicial Officer. The Court will not retain a copy of the defendant's letter.

Superior Court Criminal Rule 47 provides in pertinent part: "The court will not consider pro se applications by defendants who are represented by counsel....."

Please advise your client that further communications regarding this case should be directed to you.

Referred by: S. Naples	Copies to: D. Facciblo File - Defendant
	· · · · · · · · · · · · · · · · · · ·

c:\wp8\prose form.wpd Revised 4/2003

In The Superior Court of The State OF Delaware

In And For New Castle County

State OF Delaware D

Ronal. G. Johnson 3 Case No. 0504012348

PROTHONOTARY
2005 JUL 25 AM 8: 58

Administrative Notice

Come Now. Ranald G. Johnson and File Administrative Notice to Atothonotary Sharon D. Agnew that You have errorously entered David Faccialo of the Public Defender Office as my attorney. Second error was to send him a Copy of Motion I have Filed.

For The Record

David Facciolo is not my attorney and will never be my attorney. I have refused Counsel From the Public Defenders Office and I am proceeding Pro-Se.

Danger OF Error

I need you to Correct this Error before it resorght in David Facciolo getting hust "Rould John

For The Record

Danger OF Mistake

If David Facciolo Come in a Court room as my Counsel I am afraid I might try to take a pen and Stick it in his Eyeball. Or take some thing and bust his head open. Because he know I have already reject him as my attorney. And I have reject the Public Defender Office as my Counsel. I will be proceed tro-Se as I have already Notified the Court, Before You get some hort I Suggest you Correct the Error you have made,

Administrative Notice For The Record

I Suggest this Court give Divid tacciolo Notice that he is not my attorney and I best not see him Come in as my attorney or in my anger he might get hurt. I send this Notice not as a threat-But as a notice to prevent a Error that Could resaught into Some-Hing Further.

Retorn my Motions

Now I ask you to send him q message to return my motions and Put him on notice he is not my Attorney. Parald Dalus July 19, 2005

EXHIBIT 5

WAIVER OF COUNSEL FORM

I, the undersigned, wish to proceed without a lawyer to represent me. In support thereof, the following is offered:

1.	I am charged with the following offense(s): (If more than 4	, use back of form.)
	a. PDWDCF	Cr.A. No. IN05041615W
	b. UNLAW IMPR 1st	Cr.A. No. IN05041616W
	C. OFF TOUCHING LE	Cr.A. No. <u>IN05041617W</u>
	d. OFF TOUCHING LE	Cr.A. No. IN05041618W
	e. RESISTING ARREST (2)	IN05041619W & IN05041620W
2.	The total possible period of incarceration with regard to the a	shove charge(s) is 34 use + 60 duce
	The above-charge(s) [do / do not] include felony charges. (C	ircle as applicable.) (2 4rs win./wwn
		11 / (04)
3.	I believe I am competent to represent myself.	
4.	The extent of my education is as follows: (Check as appropriate of the grade; Sth grade; Sth grade; Some college; College; Spost-graduate of the grade; State of the g	oriate). □ 11th grade; □ 12th grade; Us Ad Hoirl Westian
5.	I have had previous experience in the criminal justice system	as follows: 4 says he has
	represented himself ~ 60 times, inc.	Z juny torials. A says
		11 \ .
	he was I ging toist, lost I con appe	el). host one use lete 2002.
6.	I have have not] participated in a trial before. (Circle as a	applicable.)
7.	I realize that most persons who are charged with criminal offer	mang ahanga ta ka mamanata di A
<i>,</i> .	that the Constitution guarantees me, as an accused person, the	aright to a lawyer
	that the constitution guarantees me, as an accused person, the	right to a lawyer.
8.	I understand that a competent lawyer would be knowledgeable	to court proceedings, rules of evidence withhe
	law that governs my trial. If this case is tried, there may be tech	mical issues which would make it very difficult
	for me, as a non-lawyer, to assess.	
	•	* So
9.	I understand that a trial in this case will take place according to	the established laws and rules of the court and
	that I do not have a constitutional right:	<
		CO
	a. To receive personal instruction from the trial judge on con	urtroom procedure;
	b. To have the trial judge take over the chores for me that w	ould normally be attended to by a
	trained lawyer as a matter of course if I have legal repres	entation.
10	I further understand that if I hasame confused or frustrated the	ore would be no besie to interment the trial and
10.	I further understand that if I became confused or frustrated, the would it be a license for me to raise improper objections or re	presentations
	" out a to our neonite for the to raise improper objections of te	ргозонацонз.
11.	I further understand that if I fail to conduct myself with due res	spect for the laws and rules governing my trial
	or should I become disruptive, it is possible that the trial cour	t might then appoint a lawyer to represent me
	whether I liked it or not.	2

12. I understand that the Court, in its discretion, may appoint a stand-by lawyer to assist me and to offer consultation whether I desire a stand-by lawyer or not.

13. I, the undersigned, understand that there are definite hazards in representing myself. Nevertheless, I wish to represent myself in my case and I hereby knowingly, intelligently and voluntarily waive my right to a lawyer.

Defendant Convold Jehron 4-7-06

Date Approved RONALD G. JOHNSON Date

Document No.: 02-03-10-99-01-09

ST. V. RONALD JOHNSON, ID#0504012348

WAIVER OF COUNSEL FORM - PAGE 2

#1.

MENACING OFF TOUCHING g. h.

IN05041621W EN05041622W

PDWBPP

IN05042281W

IN THE SUPERIOR COURT OF THE STATE OF DELAWARE

IN AND FOR NEW CASTLE

State of Delaware,)	
. V.) I.D.	No. 0504012348
Ronald G. Johnson) .	
		•

ORDER

AND NOW to wit, this 22nd day of February, 2006, the Court having considered the defendant's Motion for Status and Inquiry of Court's and State's Position, Response, and State's Defense to Defendant's Motion for Dismissal of All 5 Officers' Charges at Docket #53, and Motion for Suppression Hearing at Docket

#52 IT IS HEREBY ORDERED that defendant's Motion is DEVIED.

n R. Jurden, Judge

cc:

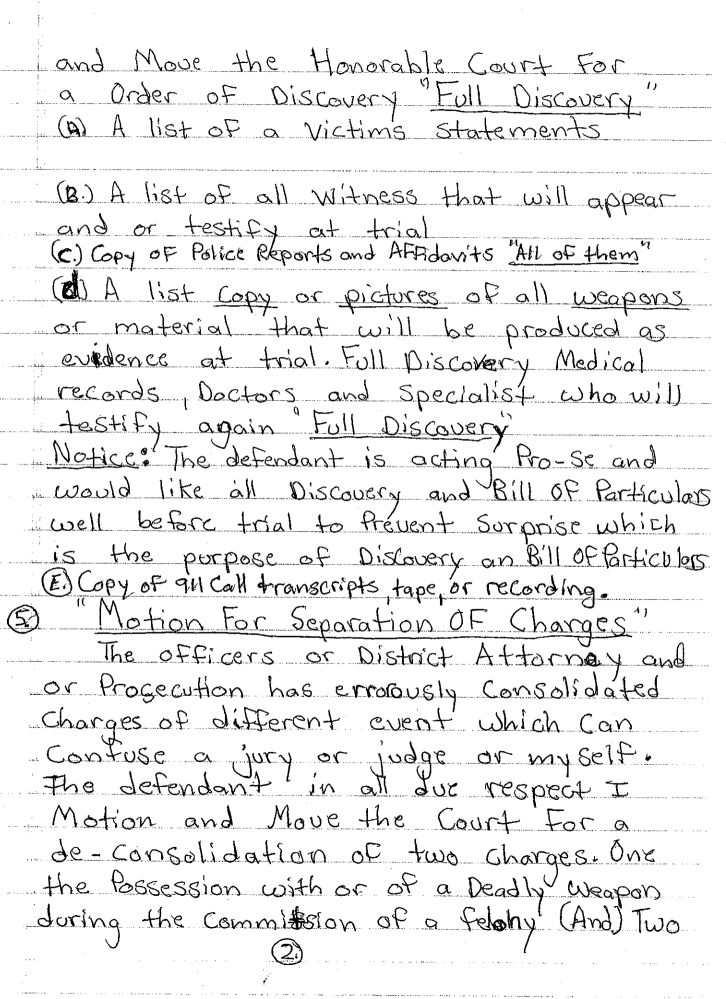
Andrew Vella, Esquire

Prothonotary

Ronald G. Johnson

EXHIBIT 6

C	ase 1:05-cr-00029-KAJ Document 19-2 Filed 05/19/2006 Page 30 of 89
and the same of th	(9)
A Secretary of	Superior Court For the State OF Delaware
·	Superior Court For The State OF Delaware OFFice OF The Clerk
MDCE Chicago	∤ }
JUDGE SILVERMAN	State OF Dolars
MAY I	State OF Delaware 0504012348 Ranald Johnson #182421
RECEIV	(ED D 11 C T 1 0504012348 P.O. Box 9561 Wilmington, De.
	Ronald, G. Johnson Wilmington, De. 19809 Transferdant
	Motion(S) To Proceed Pro-Se
. 0	
	move this Honorable Court to proceed Pro-Se
(2)	IF this Honorable Court question my ability
	I also move the Court to out me thouse
	I also move the <u>Court to put me Horas</u> the test (or) or a <u>Competency Evaluation</u> :
	THE FOIL OF A COMPETENCY LUGIOGRAPHY,
	MICELOCITIET
3	
	Come now the defendant and Motion and
	Move this Honorable Court to Set Hais Case
	on the Soonest Docket Theet for a Speedy
	Trial I wive case review and all Heatings.
	PR ST
(P)	"Motion For A Bill OF Particulars & Come now the defendant and Motion
	Come Day Hoe descendent and Madies
	and Move this Honorable Court to Order
11	the OFFicers and D.A. and Prosecution to
	Present and Product a Bill OF Particulars"
	because of the numerous consolidated Charges.
1	Motion For Discovery"
To the state of th	Comes now the defendant and Motion
1	(page 1-8)

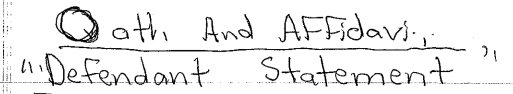


Unlawful Imprisonment First Degree
Should not be Consolidated with the rest
of the Charges they happen at a different
time and place. Notice i Proper Jurisdiction is
Family Court for the two demestic Charges of my Wife.
Possibly two other Charges happen at a
different time and place, One the Menacing and Offensiux touching is passible
tour separate event as well.

6) Motion For A Evadentuary Heaving "For A Finding of Probable Cause"

I Conclude all Motion by Motion and Motion this Honorable Court For a Evadent-

I Conclude all Motion by Motion and Moting this Honorable Court For a Evidentuary Hearing to Find out if the Officers had probable Cause to break down my apartment door. Which there breaking in my house illegaly lead to me receiving two offensive touching of law enforce. I ment officer charges (And) two resisting arrest charges. And Or a better or Proper Probable Cause Evidentuary is whether the officer breaking and Entering illegal Violated my Right to privacy and Cause a illegal search and (seixture) of Property mainly my Apartment.



I declare that my statement below and above is true and Correct under penalty of perjury. Sworn or declared this date Sign April 18, 2005 anald Johnson

Defendant Statement Notice: My girlfriend is retarded some and get a check I take core ofher! Early Saturday my girlfriend had 18ft, She is my Common Law wife were SHIII engage She had left after a argue ment I was misserable feel terrible and could not Find any peace I started to drint I drunt a You pint o Vodat and a 5th of MD 20 20 wine and a Six pack. I was drunk. On top of that I wentered took 200 mgram of my at Sychotic Medication the my wife came and She explained happiely that She had made 30:00 by Prositution. She came with two whores Friend and neighbor neighbors. I plipped I Flipped and told them to give her her money and leave. They refuse both I said get out all of you They refuse I picked up a 5 inch Knife and Sinch hand knife they all

romout. I beleave I committed No Crime

The police came after I had just take another 22/2half of my mediation to knock me out. It was to much for me in one day. I heard a knock of the officer and could not make it to the door. I did not know it was officer. I thought I was going to get my but kick by the one just left, when I heard the door kick open. I black out From there. I remember two thing one there was a concern about the medication in my motth and I got Electric Shocked 4 times for No reason I remember Soyingwhen I Saw a police to mothing I could do nothing nor Comprehend or follow a order. I got Shock for No reason. I beg not to get shock again and before I could say I give up I got shock again and again. 4 time last thing I remember is a doctor or ambulance shot me with two needles one in both Afthey said this lithum this hadred. Now I can not see were I Commit any Crime. I jert from the Shocks which was a Surprize I haver been Ektric-uted before. So I jert if my hand hit him or someone I sware I did not meanif. I only put my Friend out my house as usual. when mad at them. (5)

Questions by Defendant Passession of a Deadly Weapon During the Commission of Unlawful imprison 1 Who face to face told the officers I held them imprisoned? 2) At anytime did the officers ask me what happeneded? 3 Where and what time were officer Called from ? (D) Why was officers Called was it may wife wanted to come back and wanted officer to check with not arrest me? 6) Did the Coller ask for me to be arrested or to press Charges two Kesist Arrest Charges @ How do you Explain two Resist Arrest Charges when I was arrested on Wasn't I drunken and overdozed did I escape and got arrest again 1 Explain how a drunten and overdozed past out man Could RESIST Arrest Offensive Touching of Law Enforcement officer The Officers Electricaly Shock me with Fazer, while drunken (and) overdozed with medication and knocked out And because I jumped and touched his hand he give me a Offensivic Touching Charge? what do he expect. "Menacing and Offensive Touching of another" 10 The Fact that I was drunk and overdoze was menacing was it and whoever and whatever I touched was offensive. Conclution 1 Did it ever accore to you I was drunk and had overdozed that there were No way I Could Co-operates with your arrest Or touch you in a way that was unaffensive And no way my action un-menacing Nor did I willfully or intentional intent Nor did I unlawfully imprison engane in First degree, Novareason to break in my home. Concluding: "Motion To Dismiss All Charges"

Come now the defendant and Motion and Movier and Rosecution to Dismiss all Changes !

"Oath and Affidavit
Cath emo Mittouvit
I declare that the foregoing is
I declare that the foregoing is true and Correct under penalty of
perjury.
Declared this date signed April 18, 2005 Ponald Johnsen
Declared this date signed
April 18, 2005 Ponald Johnsen
基 自
P
Certificate OF Service
I declare that a full copy of this
motion was filed or serve to Department
of Justice State office Building To M. Jame
Brady attorney General For the State of Delaware at this address 820 N. French
pelaware at this address 820 N. French
Street Wilmington Delaware 19801
Coples send to 1 copy sent plus 1 copie sent to
M. Jane Brady Superior Court For The
State of Delaware attorney General State OF Delaware In
820 N. French Street and For New Castle County
Wilmington, De 19801 500 King Street
Wilmington, Delaware 19805

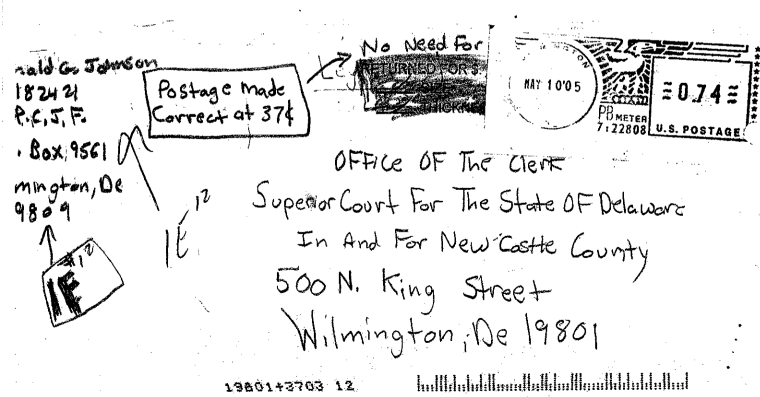


EXHIBIT 7

In The Superior Court OF The State OF Delaware
In And For New Castle County

Ronald G. Johnson

Defendant, Movant Criminal I.D., No. 0504012348

State OF Delaware Respondant

Motion For Status And Inquiry OF Court's And State's Position, Response, And State's Defense
To Defendant's Motion For Dismissal OF All
5 OFFicers Charges At Docket #53, And Motion
For Suppression Hearing At Docket #52.

Comes Now, The Defendant and Movant Ronald G. Johnson and Moves the State and State's Attorney Deputy Attorney General Andrew J. Vella, And this Honorable Court for the Status of My two mentioned Motions. Defendant want the Court to Dismiss all Charges at this time."

Ground For Dismissal OF All Charges

The 5 officer Charges must be Dismissed For Violation of my my 4th, 8th and 14th Amendment Constitutional Page 1-13

Rights. By a illegal Search and Seizure of my home. They kink in my home door with-out a Search warrent. Pursuant to the Fruit OF The Paisonous Tree Doctrine all charges must be Dismissed.

Statement OF The Facts Fraud Present

9) Taken From OFFicer PFC Unger A/Sgt Police Report OFFicer Unger Claims He Come to my home For a Demestic involving a knife "that Fraud" I did not have a knife.

b.) Taken from Officer Unger Police Report: They presented to him Froud that is that I had threaten to harm myself.

OFFicer Unger # 2478 States he kicked in my home door because of the Fraud other officers had told him.

Cil Further Fraud the officer Claimed that accused Victim Michelle Roebuck had told them I that had or She thought I might be in my home overdosing off of illegal drug or my prescription medication.

Statement OF The Facts

The OFFicer made that up it's Fraud not one OFFicer ask me if I had taken any pills. They Claim to have talked to me Several times. Not once was it a Concern of theirs to ask had I taken a overdose.

(2)

Whether There were Probable Cause to Kick In My Home Door Accuse Victim's State OF Mind Officer Trudeau

Bg# 2587 Writen Police Report

Writer observed that Michelle while speaking would start Laughing, then become very agitated and begain yelling. Writer had advise Michelle to Calm down numerous times. Michelle Continued to Speaking jumping back and Forth From numerous Sobject and not making sense. Writer ToT?

Concluding

Michelle A. Roebuck is a nut. I got her her Disability Check. She is a sweet girl if totally sober 3 drinks She a monster violent, dangerous and unpredictable. She punches hose in wall destroy people Property. Her main mental Condition is paranoid Schitophrenic. She gets drunk say one thing like don't drink no more, or give me your money your donk or anything She don't like, She takes off like a jet into a blizzard, Storm, rain, Cold. She roams the Streets for hours. She blink in and out. Finally She Calls the police. I never understand why. But She does that every time.

(Police)

They come to my home and beat on it like they want to kill me. So I never open the door. I tell them She is drunk take her to jail or let her go when she come back alone I will ket her in.

I uses to chase behind Michelle when she take OFF running. But when I try to talk her back into Coming home or say anything like don't drink she runs From one. A police lock me up for Chasing her. She left me and him. I got arrest for being drunk but was sober. The next day she can't believe all she did and don't want to hear it from me. There nothing happen to Michelle at all.

If the officers had asked me I would of told them. No they listen to Michelle Say maybe a hondred thoughts. The or the arresting officer made up these Charges by exageration and Changing the truth.

What Happen

I fold Michelle She has to get herself to gether and can not be a drunk. I told her the hundred things She did While drunk. She gave away her money. She was bratting thing in my laughter house and getting a bad repretation. She tolk aff Come back 8:00 Pm. Light on bot hobody's home, Mean She Mentally gone. She told me, and a friend of mine told me that they Michelle had made \$20. The \$30. I was asking Michelte

4

how, she ignored me or could not understand me. My Friend Angie is or Sometime prostitutes. So I wanted to know how Michelle 'made" the 20 or 430 dollars. Angie and other trept refusing or interupting me from taking to Michelle. So I got thre and Sayed give Michelle her 20 dollars you said you have, she made. I ask how she get, and Why she got Michelle's money. I soid give Michelle her money get out let us talk so I can find out if she had sex for money Because we just token the Aids test and planned to get Married. Angie refuse to Shet up and let me talk to Michelle. So I got made went in the kitchen grabbed a knife and said give her her money. I tried hard but they know I would not do nothing, So they wouldn't give it to Michelle 50 I Soid get out and went and put the knife in the kitchen Sink. They did leave they ran out with her money. She to ran. I thought she went to get her money . Or they was getting high or going some where to drink. Bad as I Love Michelle and Care for her and Sympathize with her. I know she do not know why she ran out that door. And If like always she would think im after her. So I could not talk to her because she not home. I just got out of jail and was not going for her again.

Michelle history was she would run the street and probly take off some her clothing and stay out harrossing people till the cop be call or just see her. Then they would bring her home. And I would come to the door and I say when you'll leave ill let her in.

This firme I will not bother her when She Come bock. So I went and tolk about 600 Mgr. of my Medication which is 64 mes my average night Cap to put me the Sleep. I said ill crawl to the door. She'll be Starving and wonder around this she Come to her self. I won't say nothing to her at all, ill be sleep. Tomorror or a Couple days later when she Come to herself will tolk.

Arrest OF The Defendant

Officers came to my house I did not know Why, but by the way they knock on my door I know they was not getting in , and they knew they was not getting in. They could see me threw the Crack of my door and they could see me threw the Window, I had not had a knife in over 4 hours. I was not overdozing on drugs. They wanted to get Michelle in my house and out there hands. Bueause as officer Trudeau Said she was running them Crazy, So a misdeameaner would not be a reason to kick in my home door, So they made up lie after lie till they Said they don't care and kick in my door, At no time did they Say I was under arrest. I set up, it was Clear I had no weapon It was Clear I had not overdozed. I was attacked. I was drunk because when she left I was heart distorbed so I went and got me d half pint of ging a six pack and Fifth of Mad Dog 20 20. Plus had taken a lot of my medication. They chose to attack me. I ask what they want me to do. He could of just walk up and put

hand Cuffs on me.

Proof Defendant I Not Guilty of All Charges

Count 3 OF Warrent And Gunt 4 OF Indictment Re: Offensive Touching From: Officer Simpson#2320 Police Report

"Di then punched writer in the Chest area with his.
right fist causing no injury"

"Di was then taken to the ground by writer and other officer"

From: Marc Willfree #2555 Writer Police Report

"Ronald G. Johnson evenually stand and punch Cpl simpson in the chest while he was attempting to effect an arrest."

Conclusion

These officer Claim to be Called regarding a man with a knife, a 13 inch knife. There is no way in Hell he would let me walk up to him and punch him. They both clearly show my hand bumped him as he attacked me. They clearly show no arrest was resisted. He got touch when he arrested me.

Re: County of Worrent And Count 5 OF Indictment

From: OFFicer Simpson#2320 Police Report

Then raised up with his body area attempting to

to strike writer!

Concluding

The Charge is offensive touching but CPL Simpson in his own report State he was not touched.

Re: Court 5 OF Warrent And Court 6 OF Indictment Re: Resist Arrest

Officer Donohue # 2690 Police Report Account

"Officers then proceeded to kick in bedroom door to make entry. Writer was approx the fourth or FIFTH officer to enter the bedroom and once writer entered the subject was on the growned.

Office Marc'W, Alfee # 2555 Police Report Account

"Your affant and CPI Simpson gave Rouald Several lood and Clear Commands to Show his hands and get on the Floor however he refused to comply".

OFFicer CPL Sumpson's #2320 Police Report Account

"Di refused to show his hands and then got offer bed." "Di was taken to grown by writer and others.

Concluding

I Showed my hands because Cpt Simpson Stated I touch him in his chest with my fist. I was suppose to be armed With a knife so they sow my hands and I did comply. And

Not Showing my hands itself would not Constitute a resist arrest of itself. I could not get up, And Could barely move. I was drunk and on medication. I Comply with Cpl. Simpsons order. I Standup and Should my hands.

The officer accuse me of Resist Arrest for not comply with his order". Wis Statement from Police. Report, There were several officer making Commands I listened to Cpl Simpson's. I did not hear his command.

Re: Count 6 OF Warrent And Count 7 OF Indictment Re: Resist Arrest

OFFicer Cpl Simpson#2320 Police Report Account

OFFicer Donohue took Custody of Di and took him out side to the waiting ambulance Writer walked outside to area of ambulance. Di was very verbal with the ambulance Crew, As writer approached the ambulance Di was attempting to get off of the Stretcher."

OFFICER Marc Alfree # 2555 Writen Account From Police Report

Ir Ronald attempt to get up when he legs were being Secured so therefore CPL simpson grabbed Ronald!

Concluding As CPL. Simpson States I was being verbal with the ambulance and he approached. I told the ambulance that I had not attempt to Commit Suicide. I did not try to Kill myself that that was all fraud to try to cover their ass.

That they kick in my door like they do all niggers. But that Shit is not going to hold water. He got mad and came over and pressed the Cuffs on my rist so hard my bone crunched. I left my body up to twisted my arm in the Cuff so it won't crush my bone. If You put cuffs on wrong they can crush your bone. But if you twist your arm a little it will stop or cut off Your blood but will not crush your bone.

Concluding

I was not trying to get off of the Stretcher I was attempting to raise up till I could twist the Cuffs so they would not crush my bones and so they would not hurt so bad. He knew because I told him.

Charges Re: OFFicer CPL, Simpson #2320 Re: Menacing

Court 7 OF Worrent And Count 8 OF Indictment

Writer approached the ambulance Di was trying to get off the Stretcher, Di then attempt to kick writer with his feet"

OFFicer Marc M. Alfree # 2555 Police Report Account

"Ronald Johnson was taken into custody he was escorted to an awaiting ambulance and was placed on a Stretcher. Ronald attempt to get up when he legs were being secured so therefore Cpl Simpson grabbed Ronald Ronald pulled away

and hit Cpl Simpson in the Chest with his chest. Ronald Johnson then attempt to Kick Cpl Simpson Placing him in Fear of imminent physical injury.

Concluding

Both Count 7 And Count 8 OF Indictment happen at same time. Ambulonce some how got me awake enough to speak and ask me had I overdozed. I said are you Crazy im a black man like you. They just kick in my home door illegally and without a worrent. My eyes was Gosed while I spoke . Cpl Simpson did not like what I was saying so he came and Crushed my bone by Closing my handcuff. I raised up and saw him and heard him. As I raised I tried to twist my vist. He showed me down and Crushed my left rist. I got up an said You crushing my rist. He said shet up. You want to talk so much there nothing wrong with you. So my rist hurts so bad I raise up and force my way I sold to myself Im not going to be afraid to protect myself and be in this pain. So he tried to Stop me from twisting my wrist so I fake a kick at him. Then they Strapped my legs up. He Crushed my left hand more so I falted to him with my chest. Once I got both my MST

The black ambulance man pushed the Officer CPL Simpson away from me and shatched me and signal other ambulance to pick me up and take me in. They shove CPL Simpson down and out of the ambulance because he tride to get up in the ambulance and was trying to host me.

Conclusion And End OF Case

They own Police Report will be and is evidence against the officers that no crime happen. That the Charge are false and fraud. I did not commit any Crime. Plus all officers Charges would be Dismissed for Violations of my 4th, with and 14th Amendment Constitutional Rights And Pursuant to the Fruit Of The Poisonous Tree Doctrine for illegally breaking in my home.

Lastly And Conclusion OF Accused Victim Cherryes

Michelle A. Roebuck is not from Delaware. She is From Virginia. I payed her way here to visit. I had just been released from Prison. She has returned to Virginia. Alus ho Crime happen. And She and the others was there say What all the officers say is false. There is No Crime that happen. Victim Has left Town Her Charges Must be Dismissed All Officers Charges Must Be Dismiss For Violation Of 4th Amendment

Relief Prayed

Defendant And Movant pray For A. Dismissal OF all Charges. Or Suppression and Evidentuary Hearing to argue the issues out with the State.

Certificate OF Service

I Declare that a true and Full Copy was serve on Deputy Attorney General Andrew J. Velle this date First Class mail.

Declared February 5, 2006 Signed Ronald Schne

Oath And Affidavit

I Declare that the foregoing is true and Correct under penalty of Perjury

Declared February 5, 2006 Signed Ronald Johnson

EXHIBIT 8

IN THE SUPERIOR COURT OF THE STATE OF DELAWARE

IN AND FOR NEW CASTLE

State of Delaware,)	
)	
v.) I.D. No. 050401234	18
•)	
Ronald G. Johnson)	
	.	

ORDER

AND NOW to wit, this 22nd day of February, 2006, the Court having considered the defendant's Motion for Status and Inquiry of Court's and State's Position, Response, and State's Defense to Defendant's Motion for Dismissal of All 5 Officers' Charges at Docket #53, and Motion for Suppression Hearing at Docket #52 IT IS HEREBY ORDERED that defendant's Motion is DENIED.

ERED that defendant's Motion is DENIED.

n R. Jurden, Judge

<u>..</u>

cc: Andrew Vella, Esquire Prothonotary Ronald G. Johnson

EXHIBIT 9

Page 56 of 89 Poth Far

In The Superior Court OF The State OF Delawarefile In And For New Castle County

Ronald G. Johnson

Defendant and Movant

(riminal I.D. No. 0504012348

State OF Delaware

Respondant

Motion For Suppession Hearing

Comes Now, the Defendant Ronald G. Johnson and Moves this Honorable Court for a Suppression Hearing. To suppress all evidence related to the 5 officer Charges. Defendant seek supression and Dismissal of all evidence and Charge related to offense against officers. Defendant seek Dismissal' of Following Charges.

List of Charges The Court Is Moved To Dismiss

a) Count 3 Inoso41617W Offensive Touching

b) Count 4 In 05041618 w offensive Touching

6) Court 5 Inoso41619W Resist Arrest

d) Count 6 Inoso41620W Resist Arrest

e) Count 7 Inoso41621 w. Menacing

The officers are Victims of these Charges listed above. The Charges must be "Dismissed" because the officers was with-out juris diction and authority to break in my home door. The Supreme Court of The United States Mandated the law of the land Base on the 4th Amendment Pages 1-7

In The Superior Court OF The State OF Delaware In And For New Castle County

Ronald G. Johnson)

V Defendant) Criminal I. O. No. 0504012348

State OF Delaware)

Motion For Dismissal OF All 5 OFFicers Charges

Comes Now, the defendant Ronald G. Johnson and Moves this Honorable Court For a Dismissal of all the officers Charges. Such as

List OF Charges The Court Is Moved To Dismiss

- a) Count 3 Inoso41617w offensive Touching
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- ed Count 7 Inoso41621 w Menacing

The officers are the victims of these Charges listed above. The Charges must be "Dismissed" because the officers was with-out jurisdiction and authority to break in my home door. The Supreme Court of the United States Mandated the Law of the Land. Based on the 4th Amendment

Constitution "All evidence obtained by a illegall Search and Setzure or Search and Seizure in Violation of the Constitution is Constitutionally in-admissable in State Courts U.S.C.A. Constitutional Amendment 4"

Statement OF The Facts

The officers kicked in my home door with-out a seach warrent and seized me. Which violated my 4th Amendment Constitutional Right, Under the 4th Amendment that illegal, It violated my Due Process 8th and 14th Amendment rights.

Even if I had Committed a Felony the Due Process 14th Amendment requires a warrent to be Present before kicking in my home door. The officers Violated my 4th, 8th and 14 Amendment Rights.

The Fourth Amendment states "The Rights of the People to be secure in their person, house, papers and effects, against unreasonable search and Seizore shall not be Violated, and no warrent shall be issued, but upon Probable Cause Supported by outh and affirmation and Particularly describing the place to be searched and the person or thing to be seized. See: Weeks v. United States 1914, 232 U.S. 383 (and)

See . Page 393 of 282 U.S, at Page 344 of 345,Ct. Bee: Polko vi State of Conn. 1937, 302 U.S. 319, 585 Ct. 149 82 LIED 288

The Officers broke in my home with-out a search Warrent and with-out Probable Cause.

The officers was able to obtain (2) two offensive Touching Charges, (2) two Resist Arrest Charges and (1) one Menacing Charge by a unconstitutional illegal Search and Seizure. The State Courts, The Law of the land and Supreme Court of The United States Mandated that the evidence to these offenses is in-admissible in any Court of Law. Therefore must be Suppress and Charges Dismissed. The evidence must be suppressed and Charges Dismissed.

Supreme Court OF United State Ruled And Mandated

The Supreme Court of The United State And Congress has Mandate the laws of the land Concerning the 4th Amendment. That is that illegally obtained evidence and Charges thereof must be Suppressed and dismissed for violation of the 4th and 14th Amendment of the Constitution. The evidence illegally Obtained or obtain in violation of the 4th and 14th Amendment is in-admissible in State Court.

The Charges Must be Dismissed Pursuant To The Fruit OF The Poisonous Tree Doctrine

The Charges of the Officer must be Dismissed Pursuant to the Fruit of The poisonous Tree Doctrine be cause the Officer Violated my 4th Amendment rights And 8th and 14th by illegal Search and Seizure. The Fruit of The Poisonous Tree Doctrine States.

"Fruit - OF - The - Poisonous - Tree - Doctrine.

Criminal Procedure. The rule that evidence derived

From and illegal search, arrest, or interrogation
is inadmissible because the evidence (the "Fruit")

was tainted by the illegality (the Poisonous Tree")

Under this inadmissible if the map showing it's

location and used to find it was seized during

an illegal search

Exclusionary Rule (1) Evidence. Any rule that excludes or Suppresses evidence that does not Satisfy a minimum Standard of Probative Value & despite many exceptions, hearsay has long

been inadmissible under an exclusionary rule>

(2) Criminal Procedure. A rule that excludes or Suppresses evidence obtain in violation of an accused person's Constitutional rights <in accordance with the exclusionary rule, the Court did not admit the drugs into evidence because they had obtained it during a warrentless search of the defendant's home > ."

"The deterrence of unreasonable searches and seizores is a major purpose of the exclusionary rule . . . But the rule serves other purposes as well. There is, for example, . . . the imparative of judicial integrity, hamely that the Courts do not become accomplices in Willful disabedience of a Constitution they are Sworn to uphold . . . A third purpose of the exclusionary rule . . is that of assuring the people - all Potential Victims of Unlawful government Conduct that the government would not profit from it's lawless behavior, thus minimizing the risk of seriously undermining popular, thust in the government ' Wayne R Lafave & Jerold H. Isael, Criminal Procedure 3.1, at 107 (2ded 1992) quating Elkins V. United States 364 U.S. 206, 80 Sct. 1437 (1960) United State V. Calandra, 414 U.S. 338, 94 S.Ct. 613 (1974) (dessent)

In the Simplest of exclusionary rule cases, the Challenged evidence is quite clearly "direct" or primary" in it's relationship to the prior arrest, search, inter-- Togation, line up or other identification occuring at the Confrontation between Suspect and Victim or Witness, a Confess or admission made in response to questioning for physical evidence obtained by Search or arrest. Not infrequently, however, Challenge evidence is secondary secondary or derivative in Character. This occurs when, For example a Confession is Obtained after an illegally obtained Confession, or an in-court identification is made following an illegally Conducted pre-trial identification. In these Situation, it is necessary to determine whether the derivative evidence is "tainted" by the prior Constitutional or other Violation Wayne R. Lafave + Jerold H Isreal Criminal Procedure 9.3 a 471 (2ded 1992

Con Clusion

The officer Charges all derive from a Uncon Stitutional search and seizure. And must be dismissed and all evidence must be suppressed as stated above. Ronold G. Johnson #1824 21 / H.R.T.C.I. P.O. Box 9561 Wilmington, Delawore 19809





Page 63 of 89

Superior Court OF The State OF Delaware In And For New Castle County 500 N. King Street Wilmington, Delaware 19802

19801437CB Individual Individual EGAL MAIL O

EXHIBIT 10

In The Superior Court OF The State OF Delemonte PROTHONOTARY
In And For New Castle County 12005 JAN 18 PM 12: 07

Ronald G. Johnson)

V Defendant) Criminal I. O. No. 0504012348

State OF Delaware)

Motion For Dismissal OF All 5 OFFicers Charges

Comes Now, the defendant Ronald G. Johnson and Moves this Honorable Court For a Dismissal of all the officers Charges. Such as

List OF Charges The Court Is Moved To Dismiss

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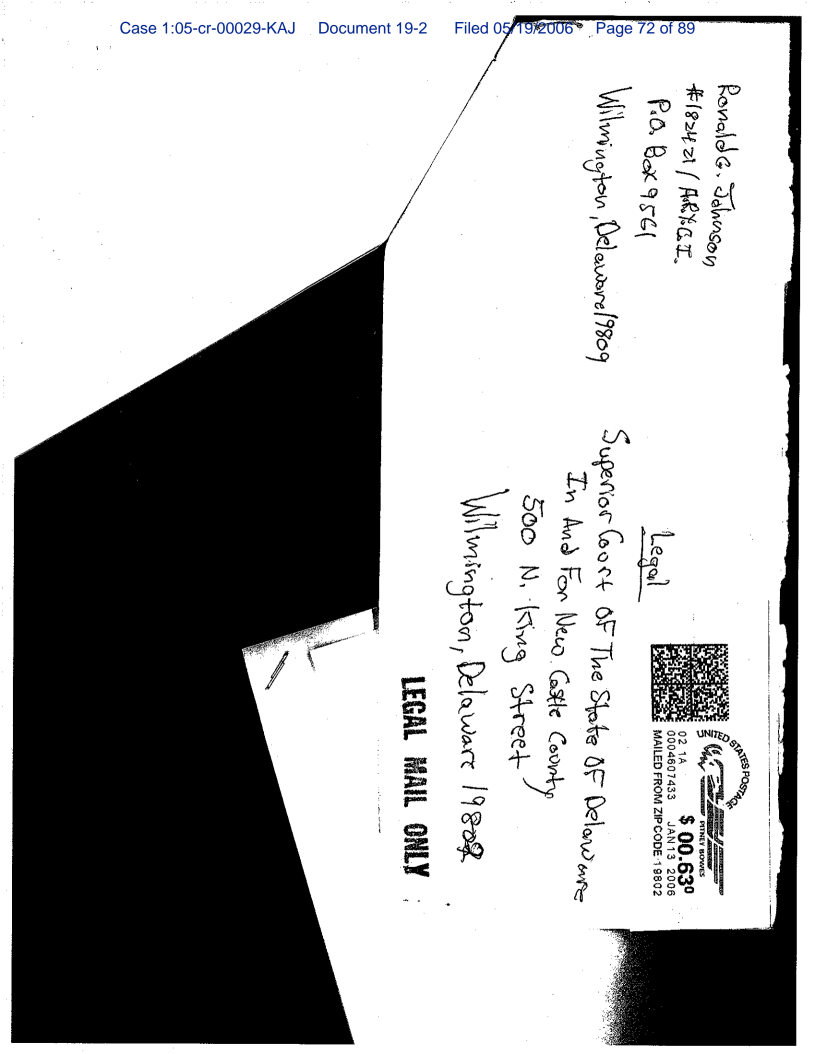
Certificate OF Service

Oath and AFFidavit

I Declare under penalty of Perjury
that the Foregoing is true and Correct.

I declare that a true and Full
Copy of this Motion was sent to
Andrew Velle Assistant Public Defender

De Clared January 11,2005, Royald Jelines





In The Superior Court OF The State OF Delaware In And For New Castle Countx

76S

Ronald G. Johnson

٧,

) Criminal I.D.No. 0504012348

State OF Deloware)

Motion For Finding OF Facts And Conclusions OF Law

Comes Now the Defendant and Movant and Moves this Honorable Court for a finding of Facts and Con-Clusions OF Law as to Why the Court Denied my Motion at Docket # 52 and Docket # 53, My Motion to Dismiss and My Motion To Suppress. In Support there of Defendant presents the following.

The judge's Denial of my Motions are niggerly.

It give no reasons or fact supporting it. This is not a meaningless game where the judge is in Charge. The Judge's hame or position or Job Title does not give you authority to Deny my Motion with-out giving a reason, Or with-out a reason. If you have a grown to Deny my Motions and Claims then give your grownds. As of not your or his Denial is Void, With-out reason.

Relief Prayed: Order the State to respond to my Motions. Or give a Finding of Fact and Conclusion of Low as to Why you Benied my Motions.

IN THE SUPERIOR COURT OF THE STATE OF DELAWARE

IN AND FOR NEW CASTLE

State of Delaware,	.)	
)	
v.)	I.D. No. 0504012348
)	
Ronald G. Johnson)	

ORDER

AND NOW TO WIT, this 22nd day of March, 2006, the Court having duly considered the following motions filed by the defendant: (1) "Motion for Judge Jan R. Jurden to Recuse Herself from Handling My Case," (2) "Motion for Bail Reduction and Modification of Bail and Modification for Delay Rule 46(i)," (3) "Motion for Reconsideration of 'Motion for Bail Reduction and Modification for Delay Rule 46(i)',", and (4) "Motion for Finding of Facts and Conclusions of Law."

IT IS HEREBY ORDERED that:

- 1. The Recusal Motion is factually and legally frivolous and is therefore DENIED.
- The Motion for Reconsideration is GRANTED, and upon 2. reconsideration, the [second] "Motion for Bail Reduction and Modification for Delay Rule 46(i)" is **DENIED**. The Court finds that the bail is appropriate under the circumstances and, again, the Court finds no speedy trial violation.
- The "Motion for Finding of Facts and Conclusions of Law" is **DENIED**. 3. The Court appropriately denied all the motions referenced in this latest motion because they were legally frivolous.

IT IS HEREBY FURTHER ORDERED that Defendant has engaged in frivolous motion practice which is wasting the Court's resources and delaying the adjudication of the charges pending against the defendant. Consistent with Johnson v. State, Del. Super., C.A. No. 05M-12-078-MMJ (March 9, 2006) (ORDER)*, the defendant is again advised that this Court will not permit further abuse of the Court's judicial process.

IT IS SO ORDERED.

urden. Judge

Andrew Vella, Esquire cc: **Prothonotary** New Castle County Superior Court Judges Ronald G. Johnson

^{*}The Court in Johnson noted that since April 2005, defendant has filed nineteen (19) criminal motions in this Court. It appears at least six Superior Court Judges and a Commissioner have been involved at various times responding to the defendant's filings.

IN THE SUPERIOR COURT OF THE STATE OF DELAWARE

IN AND FOR NEW CASTLE COUNTY

RONALD JOHNSON,)
)
Petitioner,)
) C.A. No. 05M-12-078 MMJ
v.)
)
STATE OF DELAWARE,)
) **
Respondent.)

Submitted: February 1, 2006 Decided: March 9, 2006

ORDER

UPON DEFENDANT'S MOTION FOR RECONSIDERATION

DENIED

Upon review of Movant Ronald G. Johnson ("Defendant")'s Motion for Reconsideration and the record, it appears to the Court that:

1. On May 31, 2005, Defendant was indicted on nine offenses, including unlawful imprisonment, offensive touching, resisting arrest, menacing and weapons offenses. Defendant's final case review was held on November 7, 2005, and his criminal trial is scheduled to begin on May 16, 2006.

- 2. Defendant repeatedly has filed *pro se* petitions for writs of mandamus, which have been denied by this Court as well as by the Delaware Supreme Court.
- 3. On December 29, 2005, the Supreme Court of Delaware dismissed Defendant's consolidated petitions for extraordinary relief. The petitions requested that the Supreme Court compel the Superior Court, among other things: (a) to release Defendant by *habeas corpus*; (b) to order discovery; (c) to hold an evidentiary hearing; and (d) to dismiss the charges.
- 4. The Supreme Court noted that between May 13, 2005 and December 29, 2005, Defendant initiated a total of ten *pro se* cases concerning his pending Superior Court criminal matter. The Supreme Court also noted that Defendant's petitions for writs of *habeas corpus*, mandamus and prohibition and other extraordinary relief were dismissed on the grounds that the petitions were repetitive, frivolous and constituted an abuse of judicial process. Consequently, the Supreme Court ruled that, in the absence of a specific Order, the Supreme Court Clerk shall not docket any further *pro se* petitions for extraordinary relief that are filed by Defendant concerning his pending Superior Court criminal case.
- 5. Since April 2005, Defendant has filed nineteen criminal motions with the Superior Court. Since May 2005, Defendant also has filed seven petitions for writs of *habeas corpus*, and one petition for a writ of mandamus in this Court.

Defendant's current Motion for Reconsideration is another effort by Defendant to rehash issues that already have been considered multiple times.

THEREFORE, the Superior Court finds that consideration of Defendant's repetitive and frivolous motions constitute an abuse of the Court's judicial process. In the absence of a specific Order of this Court, the Prothonotary shall not docket any further *pro se* petitions for extraordinary relief filed by Defendant concerning his pending Superior Court criminal case. Defendant's Motion for Reconsideration is hereby **DENIED**.

IT IS SO ORDERED.

The Honorable Mary M. Johnston

ORIGINAL: PROTHONOTARY'S OFFICE - CIVIL DIV.

Anatherationa

CC: Z VJ 91 YVW 4002

SUPERIOR COURT JUDGES' NOTICE OF A PROCEEDING SCHEDULED

PLEASE COMPLETE AND SEND TO PROTHONOTARY AS SOON AS PROCEEDING IS SCHEDULED.

JUDGE Silverman	DATE 04/07/06	HOUR 12:00 p.m.	
BRIEF CAPTION State of Dela	aware		
	Vs.		
Ronald John ACTION NUMBER ID# 050401		ID#	
PLAINTIFF ATTORNEY			
DEFENSE ATTORNEY Defender			
STATE'S DEPUTY Sean L	ugg, DAG andh	ew Vella	
TYPE OF PROCEEDING:	•		
OFFICE CONFERENCE X	ISSUE_ ISSUE <u>Status Conferen</u>	се	
ARGUMENT	ISSUE		
JUDGE NEEDS THE FILE, A CL	ERK, A COURTROOM, A E	SAILIFF AND A COURT REPOR	TER.
JUDGE NEEDS THE FILE.		Called x to transport	def.
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Defendant's so	taled that	his plea is	of Offensive est be dismissed. for insanity
Discovery to	be provid	le by the	grace,
Suppression -	hearing to	he scheduled	of by the
Suppression - end of the ? State need transcript-	monther.	+10 911 ta	per or the
State need	to peroca	·	· · · · · · · · · · · · · · · · · · ·
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BRIEF OR MEMO SCHEDULE:				
MOTIONS.			·	
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DECISION:				
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PLAINTIFF WITNESSES:		<u> </u>		
PLAINTIFF EXHIBITS:				
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DEFENSE WITNESSES:				
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SUPERIOR CT FAXTO DAG 412/06

In The Superior Court OF The State OF Delawore
To And Early Court of The State OF Delawore In And For New Costie County

State OF Delaware) Criminal I.D. No. 0504012348 Ronald G. Johnson

Notice OF Written Pleading To The Charges OF This Case

Comes Now, the Defendant Ronald G. Johnson and File his Written Pleading to the Charges of this Case. The Defendant has never Made a Pleading to these Charges at any Hearing.

Defendant Pleas not guilty by reasons of incompetency and/or insome at the time of Offenses accuse in Count (1-9) one threw nine OF the indictment.

Statement OF The Facts

the Defendant was knock-out and intoxicated OFF OF his Prescrition drug Seroquel 600 mgr. His overage dose is loomgr. He had dranken 4 beers, a half Pint of gin and almost a Fifth of wine (Med dag 20-20). At the time Of these offenses Defendant was taken to Christiana Hospital and Stormach pump for possible overdose.

Oath and Affidorit ; Cartificate of Service; I Declare all true under

Declare all the base sound of control of the under Perjury and A.G. For State Andrew J. Vella was igerved a copy December 3-21-06

IN THE SUPERIOR COURT OF THE STATE OF DELAWARE IN AND FOR NEW CASTLE COUNTY

2006 APR 21 PM 1:42

THE STATE OF DELAWARE

VS.

NOTICE OF NOLLE PROSEQUI

RONALD G JOHNSON

06/23/1965

AG Case Number - NC05005787

A Nolle Prosequi is hereby entered on the charge of:

					J
0504012348	002	ч	IN05041616W	*	UNLAW IMPR 1ST
0504012348	001		IN05041615W	*	
0504012348	009		IN05042281W	*	PDWBPP ✓ .,
0504012348	003		IN05041617W	*	OFF TOUCHING LE
0504012348	004		IN05041618W	*	OFF TOUCHING LE
0504012348	005		IN05041619W	*	RESIST ARREST
0504012348	006		IN05041620W	*	RESIST ARREST J
0504012348	007		IN05041621W	*	MENACING (
0504012348	800		IN05041622W	*	OFF TOUCHING J

against the above named defendant and the Prothonotary is requested to note the same on record.

REASON: (12) AVAILABILITY-VICTIM OR WI

April 21, 2006 DATED

ANDREW J VELLA

Deputy Attorney General

Filed 05/19/2006

Page 89 of 89

JOB STATUS REPORT

TIME NAME

: 04/21/2006 14:31

NAME FAX#

TEL#

SER.# : BRO5J1510673

DATE, TIME FAX NO./NAME DURATION PAGE(S) RESULT MODE 04/21 14:31 GANDER HILL 00:00:19 01 OK STANDARD ECM

Debnty Attorney General ANDREW 1 VELLA

-9 -7/7/

April 21, 2006

DATED

KEYZOM: (IS) YAYIIYBILILK-AICLIM OK MI

squinst the above named defendant and the Prothonotary is requested to note the same on record.

INOCOTICS * OFF TOUCHING LET INOCOTICS * OFF TOUCHING LET INOCOTICS * PERIOR PRESET NAMED * PROCHING LET NOCOTICS * POWDOW * PROCHING LET NOCOTICS * POWDOW * POWDOW

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